

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Elijah Dominguez,

Case No.: 2:24-cv-02249-APG-MDC

Plaintiff

Order

v.

Core Civic, et al.,

Defendants

Plaintiff Elijah Dominguez brings this civil-rights action under 42 U.S.C. § 1983. ECF No. 1-1. On December 30, 2024, the magistrate judge ordered Dominguez to file a fully complete application to proceed *in forma pauperis* or pay the full \$405 filing fee by February 28, 2024. ECF No. 5. The magistrate judge warned Dominguez that the action could be dismissed if he failed to file a fully complete application to proceed *in forma pauperis* with all three documents or pay the full \$405 filing fee for a civil action by that deadline. *Id.* at 2.

The magistrate judge's order came back as undeliverable to the last address that Dominguez provided to the court. ECF No. 17. When Dominguez initiated this case, the court sent him an advisory letter that informed him, among other things, that he should notify the court immediately about any change in address. ECF No. 2. The deadline to file an application to proceed *in forma pauperis* or pay the \$405 filing fee has past, and Dominguez did not file a fully complete application to proceed *in forma pauperis*, pay the full \$405 filing fee, or file an updated address with the courts.

I. Discussion

District courts have the inherent power to control their dockets and “[i]n the exercise of that power, they may impose sanctions including, where appropriate . . . dismissal” of a case.

1 *Thompson v. Hous. Auth. of City of Los Angeles*, 782 F.2d 829, 831 (9th Cir. 1986). A court may
2 dismiss an action based on a party's failure to obey a court order or comply with local rules. *See*
3 *Carey v. King*, 856 F.2d 1439, 1440-41 (9th Cir. 1988) (affirming dismissal for failure to comply
4 with local rule requiring *pro se* plaintiffs to keep court apprised of address); *Malone v. U.S.*
5 *Postal Service*, 833 F.2d 128, 130 (9th Cir. 1987) (dismissal for failure to comply with court
6 order). In determining whether to dismiss an action on one of these grounds, I must consider:
7 (1) the public's interest in expeditious resolution of litigation; (2) the court's need to manage its
8 docket; (3) the risk of prejudice to the defendants; (4) the public policy favoring disposition of
9 cases on their merits; and (5) the availability of less drastic alternatives. *See In re*
10 *Phenylpropanolamine Prod. Liab. Litig.*, 460 F.3d 1217, 1226 (9th Cir. 2006) (quoting *Malone*,
11 833 F.2d at 130).

12 The first two factors, the public's interest in expeditiously resolving this litigation and the
13 court's interest in managing its docket, weigh in favor of dismissal of Dominguez's claims. The
14 third factor, risk of prejudice to defendants, also weighs in favor of dismissal because a
15 presumption of injury arises from the occurrence of unreasonable delay in filing a pleading
16 ordered by the court or prosecuting an action. *See Anderson v. Air West*, 542 F.2d 522, 524 (9th
17 Cir. 1976). The fourth factor—the public policy favoring disposition of cases on their merits—is
18 greatly outweighed by the factors favoring dismissal.

19 The fifth factor requires me to consider whether less drastic alternatives can be used to
20 correct the party's failure that brought about the court's need to consider dismissal. *See Yourish*
21 *v. Cal. Amplifier*, 191 F.3d 983, 992 (9th Cir. 1999) (explaining that considering less drastic
22 alternatives *before* the party has disobeyed a court order does not satisfy this factor); *accord*
23 *Pagtalunan v. Galaza*, 291 F.3d 639, 643 & n.4 (9th Cir. 2002). Courts “need not exhaust every


1 sanction short of dismissal before finally dismissing a case, but must explore possible and
2 meaningful alternatives.” *Henderson v. Duncan*, 779 F.2d 1421, 1424 (9th Cir. 1986). Because
3 this action cannot realistically proceed until and unless Dominguez either files a fully complete
4 application to proceed *in forma pauperis* or pays the \$405 filing fee for a civil action, the only
5 alternative is to enter a second order setting another deadline. But the reality of repeating an
6 ignored order is that it often only delays the inevitable and squanders the court’s finite resources.
7 The circumstances here do not indicate that this case will be an exception: without an updated
8 address from Dominguez, it is unlikely that a second order would even reach him. So the fifth
9 factor favors dismissal. Having thoroughly considered these dismissal factors, I find that they
10 weigh in favor of dismissal.

11 **II. Conclusion**

12 I THEREFORE ORDER ordered that this action is dismissed without prejudice based on
13 Dominguez’s failure to file a fully complete application to proceed *in forma pauperis* or pay the
14 full \$405 filing fee in compliance with the magistrate judge’s order. The Clerk of Court is
15 directed to enter judgment accordingly and close this case. No other documents may be filed in
16 this now-closed case. If Dominguez wishes to pursue his claims, he must file a complaint in a
17 new case.

18 I FURTHER ORDER that Dominguez’s motions for various relief (ECF Nos. 4, 6, 7, 8,
19 9, 12, 13, 15) are denied as moot.

20 Dated: March 11, 2025

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22 _____
23 Andrew P. Gordon
Chief United States District Judge